Approved For Release 2004/11/01 : CIA-RDP75-00793R000300150008-3

Executive Registry

OGC 73-1222

3 July 1973

MEMORANDUM FOR:

CIA Management Committee

SUBJECT:

H.R. 8152 - Amendment to Title I of the Omnibus Crime Control and Safe Streets Act of 1968

1. The subject bill is a basic restatement of the authorities of the Law Enforcement Assistance Administration. On the floor of the House on 18 June 1973, Miss Holtzman offered an amendment which the House then accepted. The amendment is the underlined portion of section 508 quoted below:

The Administration is authorized, on a reimbursable basis when appropriate, to use the available services, equipment, personnel, and facilities of the Department of Justice and of other civilian or military agencies and instrumentalities of the Federal Government, not including the Central Intelligence Agency, and to cooperate with the Department of Justice and such other agencies and instrumentalities in the establishment and use of services, equipment, personnel, and facilities of the Administration.

2. The Senate, on 28 June 1973, was considering a Senate version of the subject bill. Senator Kennedy offered a similar amendment which was adopted. The House and Senate versions are now in conference but with similar amendments. Undoubtedly, section 508 will be approved as amended.

OGC Has Reviewed

- 3. The effect of the amendment is to deny the Law Enforcement Assistance Administration the authority to use the services, equipment, personnel and facilities of the Central Intelligence Agency. It would also appear to deny the Law Enforcement Assistance Administration the authority to cooperate with the Central Intelligence Agency in the establishment and use of services, equipment, personnel and facilities of the Law Enforcement Assistance Administration.
- 4. In the past the Agency has been of assistance to the Law Enforcement Assistance Administration in a number of differing ways, including making available to them the metal traces technique and the explosives detection techniques. In the future all requests from the Law Enforcement Assistance Administration will necessarily have to be examined closely in view of the Holtzman/Kennedy amendments. If there are devices or techniques which the Agency develops in the future which would appear to be of interest to the Law Enforcement Assistance Administration, it would seem possible that the Agency could either offer such equipment or knowledge to the Department of STATINTL Justice or the Federal Buréau of Investigation.

JOHN S. WARNER
Acting General Counsel

cc: Legislative Counsel Director of Security

Approved For Releases 2004/11/01: CIA-RDP75-00793R000300150008-3

MEMORANDUM FOR:

Les but doesn't the state of the state

25X1A

NOTE ATTACHED TO OGC 73-1222

	1 /		•			(
1	AND THE PROPERTY	ECK C	LASSIFICATION	TOP	в аил	OT12.M	
	UNCLASSIFIED	<u> </u>	CONFIDER	TIAL		SECRET	
	OFFI	CIAI	L ROUTING	s si	LIP		
то	NAME, AND ADDRESS				ATE	INITIALS	
1	Mr. W. E. Colby			5/4	i/73(D	
2	OG-C			8/1	0/73	Jers .	
3		·	والمعاولة				
4		· · · · · · · · · · · · · · · · · · ·			**************************************		
5		tokan da mana lakkan sa 1850 ng kamaya lakan ng 1864 n					
6					····		
			DIRECT REPLY	PREPARE REPLY			
	· · · · · · · · · · · · · · · · · · ·					KOITAOKAK	
	COMMENT	FILE INFORMATION		RETURN			
a c c t	1 -0	ec ec			est su o l	Le torong Level or DCI	
			TO RETURN TO		DEH.	DATE	

NOTE ATTACHED TO OGC 73-1222

25X1A

STATOTHR